

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE

APPLICATION OF: Kent E. Regnier

SERIAL NO.: 09/482,135

FILED: January 12, 2000

FOR: CONNECTOR HAVING SUPPORTIVE

BARRIER COMPONENT

EXAMINER: C. Prassad

ART UNIT: 2839

ATTORNEY DOCKET NO.: 99-247 US

Assistant Commissioner of Patents Washington, D.C. 20231

Dear Sir:

I hereby certify that this document along with any documents referred to as being attached, is being deposited with the United States Postal Service on the date shown below as first class mail, postage prepaid, in an envelope addressed to: Assistant Commissioner of Patents, Washington, D.C. 20231

Hecember 30,20

Kerri Richardson

TRANSMITTAL FORM

- 1. Transmitted herewith is a Response Under 37 C.F.R. § 1.116 in the above-identified application.
- 2. The fee for filing this Response Under 37 C.F.R. § 1.116 has been calculated as follows:

Serial No.: 09/482,135 Attorney Docket No.: 99-247 US

· · · · · · · · · · · · · · · · · · ·	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NO. PAID FOR	NO EXTRA CLAIMS	TOTAL
TOTAL CLAIM S	27	30 =	0 x \$18	\$ 0.00
INDEP CLAIM S	2	3 =	U X \$76	\$ 0.00
		Total Fees Due		\$ 0.00

No additional fee is required.

The Commissioner is hereby authorized to charge Applicant's deposit account No. 50-1873 in the amount of \$0.00.

The Commissioner is authorized to charge any additional fee which may be required or credit any overpayment to deposit account no. 50-1873. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

MOLEX INCORPORATED

Date: December 19, 2001

By: Robert J. Zeitler

Registration No. 37,973

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Dear Sir:

RESPONSE UNDER 37 C.F.R. § 1.116

In response to the final Office Action mailed November 7, 2001, please consider the following remarks regarding the rejections to the claims in the present application in accordance with 37 C.F.R. § 1.116:

REMARKS

This response is in response to the final Office Action mailed November 7, 2001 wherein claims 1-27 were rejected under 35 U.S.C. § 103(a) as being unpatentable over United States Patent No. 4,082,398 ("Bourdon et al.").

By this present response, applicants have set forth remarks believed to be sufficient to overcome the prior art rejections. Entry of this amendment under 37 C.F.R. § 1.116 is respectfully urged because it places the application in condition for immediate allowance, or in the alternative narrows the issues for appeal.

In the final Office Action mailed November 7, 2001, the Examiner stated that applicant's

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Helmber 20,200

Kerri Richardson